27 28 TEMPORARY QUARANTINE 29 30 KEEP OUT. 31 Notice: No person shall be per-32 mitted to enter or leave these premises except as provided by 33 34 the Rules and Regulations of the State Board of Health. 35 36 Signed .. 37 Mayor or Township Clerk. 38 39

Acts in conflict amended. That all acts or parts of acts, in so far as they are in conflict with this act, are hereby amended to conform to the provisions of this act.

Approved April 25, A. D. 1919.

## CHAPTER 398.

# DEPARTMENT FOR TUBERCULOUS PERSONS AT COUNTY HOSPITALS.

### H. F. 433.

AN ACT to amend the law as it appears in sections four hundred nine-c (409-c), four hundred nine-d (409-d), four hundred nine-q (409-q), four hundred nine-s (409-s), supplement to the code, 1913, and to add to said chapter and title as additional sections four hundred nine-u (409-u), relating to the care of tuberculosis.

Be it enacted by the General Assembly of the State of Iowa:

- County public hospital trustees appointment. That chapter one (1) title four (4) of the supplement to the code. 1913, be and the same is hereby amended by inserting after the comma (,) following the word "hospital" in the third line thereof in section four hundred nine-c (409-c), the following words, "it is made mandatory that".
- Organization of board maintenance of hospital, etc. Amend section four hundred nine-d (409-d) by striking out the semi-colon (;) and the words, "and shall at such time certify the amount necessary to maintain and operate said hospital for the ensuing year" 8 and substituting in lieu thereof, a period (.) following the word 4 "year".
- SEC. 3. Substitute — department for tuberculous persons — infectious diseases — rules and regulations. That section four hundred nine-q (409-q) be and the same is hereby amended by striking out all the said section and enacting in lieu thereof the following: "That the board of trustees of any hospital, either operating now, or in process 5 of construction, or to be established in the future under this act, is hereby authorized to operate said hospital as a tuberculosis sana-34

torium, if deemed advisable or to provide as a department of said public hospital, suitable accommodations and means for the care of persons 8 afflicted from tuberculosis. That said board of trustees may also 9 establish as a department of said county hospital a suitable building 10 11 or buildings for the isolation or detention of persons afflicted with contagious diseases, and who are subject to the quarantine regulations of the laws of the state of Iowa and the rules and regulations of the 12 13 14 state board of health. That said board of trustees may formulate such rules and regulations for the government of such persons and 15 the protection from infection of other patients, and nurses, and 16 17 attendants in such public hospital as they may deem necessary and 18 it shall be the duty of all persons in charge of or employed in such hospitals or residents thereof to faithfully obey and comply with any 19 20 or all of such rules and regulations.

Indigent tuberculous patients — provisions against infection. That section four hundred nine-s (409-s) be and the same is hereby amended by striking out the word "indigent" in line three (3) of said section. Also following the comma (,) after the word "residents" in line three (3) of said section the following words be inserted: "who are financially unable to care for themselves." Also that the word "department" in line five (5) of said section be stricken out. That any person suffering with tuberculosis who shall persistently, or carelessly or maliciously expectorate the matter coughed up from his lungs, and who refuses to properly protect the public or persons with whom he may be associated, against the dangers of infection, then such person may be tried as provided in section 2310-a2, title 12, chapter 2-A of the supplement to the code, 1913, and upon conviction may, by the district court, be committed to the state sanatorium, subject to the laws of admission at said institution, or any county sanatorium or other institution where tuberculosis is cared for. that such careless consumptive shall in no case be sent to any such institution until the committing officer shall first have made inquiry and ascertained that the institution to which said careless consumptive is to be sent has proper quarters, and is properly prepared and ready to take care of such case and only after the legal application blanks and procedures are properly completed and carried out.

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34 35 That if any patient being treated for tuberculosis at the state sanatorium, or any county sanatorium or other institution where tuberculosis is cared for, shall refuse to comply with the laws of the state and rules and regulations for the government of the institutions named herein, and shall persistently, or carelessly or maliciously violate such laws, rules and regulations so as to menace the welfare of said institutions or to interfere with the administration, order or peace of said institution, then upon complaint of the superintendent of any institution herein designated, such person may by order of the district court be segregated and forcibly detained in a ward or room, for such purpose, and for such period of time as may be deemed advisable by the court to the end that such person may be properly treated, that the population of such institution may be protected and the decorum maintained.

SEC. 5. County public hospitals — change of title. That title four (4) chapter two (2) of the supplement to the code, 1913, be and the same is hereby amended by adding to said chapter as section four

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- 4 hundred mine-u (409-u) the following: "That hospitals either operating now or in process of construction or to be established hereafter 6 under this act instead of being called the 'County Public Hospital' 7 may be named by the use of some appropriate 'title' or 'appellation'.
- 1 SEC. 6. Acts in conflict amended. All acts or parts of acts not 2 in harmony with the provisions of this act are hereby amended to conform with this act.

Approved April 25, A. D. 1919.

# CHAPTER 399.

### ELECTRIC LIGHT AND POWER TRANSMISSION LINES.

#### H. F. 420.

AN ACT to repeal section fifteen hundred twenty-seven-d (1527-d), supplement to the code, 1913, and to enact a substitute therefor, relating to electric light and power transmission lines, and increasing the penalty for violation of section 1527-c supplement to the code, 1913.

Be it enacted by the General Assembly of the State of Iowa:

[SECTION 1.] Repeal and substitute — failure to secure grant—fine.

That section fifteen hundred twenty-seven-d (1527-d) supplement to
the code, 1913, be and hereby is repealed and the following enacted
in lieu thereof:

Any person or corporation having received a grant as above stated

Any person or corporation having received a grant as above stated who fails to comply with the preceding section and any person or corporation who constructs or attempts to construct any electric light or power transmission line without first securing the grant contemplated in the preceding section shall, upon conviction thereof, be punished by a fine of not less than one hundred dollars (\$100.00) nor more than one thousand dollars (\$1,000.00). It shall be the duty of the county attorney and the board of supervisors to enforce the provisions of this act.

Approved April 25, A. D. 1919.